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7	Attorneys for the United States of America.		
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9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	UNITED STATES OF AMERICA,	)	
12	Plaintiff,	) Case Nos.: 2:13-CV-00100-(JCM)-(GWF)	
13	v.	) and ) 2:13-CV-00947-(JCM)-(GWF)	
14	\$1,002,327.00 IN UNITED STATES		
15	CURRENCY, et. al.,	) )	
16	Defendants.	_)	
17	UNITED STATES' UNOPPOSED MOTION TO CONTINUE THE DATE FOR THE U.S. TO FILE ITS REPLY MEMORANDUM UNTIL MAY 4, 2015		
18			
19	The United States of America, by and through the United States Attorney for the Nevada, hereby		
20	requests additional time of a week, or until May 4, 2015, to file its reply memorandum to the Claimants		
21	opposition to the United States' Motion to Quash the Subpoenas of Dr. Terrance Boos and Dr. Arthur		
22	Berrier.		
23	While open to the Claimants' discovery	y requests, generally, the United States has opposed the	
24	discovery of either Dr. Boos or Berrier (through a motion to quash their respective subpoenas) because		
25	The United States has already designable.	gnated its expert witnesses for this case, who stand, ready	
26	willing and able to be deposed and	or cross-examined on the question of whether XLR11 is	

substantially similar to JWH-018. Thus, deposing other DEA employees gives latitude for the Claimants to select their own government witnesses in this case, which they are not entitled to do. In addition, deposing Drs. Boos and Berrier contravenes the Deliberative Process privilege and other regulatory prohibitions.

2. Moreover, with respect to Dr. Berrier, any statement that he made with respect to UR-144 is not pertinent to this litigation because XLR11 is the relevant substance in this litigation; not UR-144.

Counsel for the Government was out of the office on April 17, 2015, the date that the Claimants filed their Opposition memorandum. In addition, Government counsel was out of state on Government business travel for the entire week of April 20<sup>th</sup> through April 24<sup>th</sup>.

Counsel for the United States returned to the office on April 27, 2015, and needs and requests additional time to research and prepare a written Reply memorandum to the Claimants' opposition.

On April 27, 2015, Counsel for the Government spoke to Greg Miller, counsel for the Claimants and Attorney Miller has given Government counsel permission to represent to this Court, through this motion, that he consents to this motion.

1	This motion is not submitted solely for the purpose to delay or for any other improper purpose.
2	WHEREFORE, the United States moves this Court to grant a seven day continuance, or until
3	May 4, 2015, for the United States to file its Reply Memorandum in this matter.
4	DATED this 27th day of April, 2015.
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7	Respectfully submitted,
8	DANIEL G. BOGDEN United States Attorney
9	<u>/s/Michael A. Humphreys</u> MICHAEL A. HUMPHREYS
10	Assistant United States Attorney
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13	IT IS SO ORDERED:
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15	UNITED STATES MAGISTRATE JUDGE
16	DATED: April 28, 2015
17	DATED
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